	Case 3:2	1-cr-00008-X	Document 60	Fil	ed 12/21/21	Page 1	951STRICT RN DISTRI	gelD 157	Mary Cay
			IN THE UNITED ST	ATE	S DISTRICT O	OURT	FIF	OF TE	XAS
FOR THE NORTHERN DISTRICT OF TEXAS									
I D HET		OC ALVERIGA	DALLA	(S,D)	IVISION		DEO		1
UNITI	EDSTATE	S OF AMERICA		8			DEC 21 2		1
v.				§	CASE NO.: 3	:21-CR-008-	X	l	- 1
				§	CASE NO.: 3	CLERK,	U.S. DISTR	ICT COUR	$\tau / $
EUGE	NE JAME	S KEPLIN (1)		§		Ву	Deputy		8
REPORT AND RECOMMENDATION									
CONCERNING PLEA OF GUILTY									
Informa mentior support that the Fraud, i	eared befor ation. After ned in Rule ed by an in plea of gui n violation	re me pursuant to I r cautioning and of 11, I determined to dependent basis in tity be accepted, and	LIN, by consent, under Ged. R. Crim.P. 11, and examining EUGENE that the guilty plea was a fact containing each and that EUGENE JAM 49 (18 U.S.C. § 371) and that EUGENE STAN 49 (18 U.S.C. § 371) and	Id has JAM IS kno of th MES	s entered a plea MES KEPLIN owledgeable and e essential elen KEPLIN, be ad	of guilty to C under oath co d voluntary an nents of such judged guilty	ount(s) One of oncerning each of that the off offense. I the offense of Conspiract	of the Super ch of the s fense(s) cha refore recor by to Comm	rseding ubjects urged is nmend it Wire
	The defen	dant is currently in	custody and should	be or	dered to remain	in custody.			
×	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.								
/	T	he defendant has b	es not oppose release seen compliant with the onvincing evidence the unity if released and s	ne cu	e defendant is i	ot likely to fl	ee or pose a or r § 3142(b) o	danger to ar r (c).	ny other
		the Government op the defendant has refer the Court acceptions of the Court acceptance of the Court ac	poses release. not been compliant wits this recommendati	ith the	e conditions of this matter sho	release. uld be set fo	or hearing u	pon motion	of the
	substantia recomme under 8 3	al likelihood that nded that no sente 145(c) why the def	red detained pursuant a motion for acquit nce of imprisonment endant should not be ely to flee or pose a de	ttal o be in detain	or new trial w mposed, or (c) ned, and (2) the	ill be grante exceptional c Court finds b	d, or (b) the ircumstances y clear and co	e Governm are clearly onvincing e	ent has shown

Date: 21st day of December, 2021.

UNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).